EXHIBIT A

	Case3:13-cv-01517-EDL Document7 Case4:13-cv-00947-YGR Documen	S S S S S S S S S S S S S S S S S S S
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4	United States District Court	
5	NORTHERN DISTRICT OF CALIFORNIA	
6	ROBIN REESE, individually and on behalf of	Case No.: 13-CV-947 YGR
7	all others similarly situated,	ORDER MAINTAINING STAY AND SETTING
8	Plaintiff,	FURTHER COMPLIANCE HEARING
9	v.	
10	ODWALLA, INC. AND THE COCA-COLA CO.,	
11	Defendants.	
12 13	The Court has reviewed the parties' supplemental briefing on the issues of whether the stay	
13	should be lifted and has considered the parties' oral arguments of June 16, 2015. Having	
15	considered those arguments, and particularly in light of Plaintiffs' concession that any potential for	
16	prejudice is mitigated by Defendants' previous removal of the term "evaporated cane juice" from	
17	their product labels, the Court finds that a continued stay on primary jurisdiction grounds is	
18	appropriate. The Court therefore Orders that this action shall remained STAYED.	
19	The Court sets a compliance hearing for Friday, October 30, 2015, at 9:01 a.m. The	
20	parties shall file a joint statement of no more than five pages updating the Court on the status of the	
21	FDA's action. Should the parties file their joint statement timely, the Court may vacate the hearing	
22	without the necessity of an appearance.	
23	IT IS SO ORDERED.	1 4 ans.
24	Date: June 23, 2015	YVONNE GONZALEZ ROGERS
25		United States District Court Judge
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